

Message

From: Morris, Jeff [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=55C34872E6EA40CAB78BE910AEC63321-MORRIS, JEFF]
Sent: 3/2/2017 5:38:44 PM
To: Deziel, Dennis (DR) [DRDeziel@dow.com]
Subject: RE: HBCD China Import/Export

Thanks Dennis. Will have our folks figure out what EPA can say.

From: Deziel, Dennis (DR) [mailto:DRDeziel@dow.com]
Sent: Thursday, March 02, 2017 12:34 PM
To: Morris, Jeff <Morris.Jeff@epa.gov>
Cc: Bergtold, Greg (G) <GSBergtold@dow.com>
Subject: HBCD China Import/Export

Jeff, this here is the recommended language that a letter from EPA to the China Minister of Environmental Protection should say. Let me know if you have questions or if you want to re-direct us. I have cc'ed one of our Dow leaders on this issue, Greg Bergtold, who can help answer any questions. Thank you for your help!!

Recommended language.

Further to your enquiry regarding the substance Hexabromocyclododecane (CAS no. 25637-99-4) and 1,2,5,6,9,10-hexabromocyclododecane (CAS number 3194-55-6) known as HBCD. HBCD was listed as a POP in November 2013 and the listing entered into force on 26 November 2014.

<http://chm.pops.int/Countries/StatusofRatifications/Amendmentstoannexes/tabid/3486/Default.aspx>

As yet USA has not ratified the Stockholm Convention and its obligations and neither the treaty nor the HBCD amendment has entered into force in the USA HBCD is still allowed to be imported into the USA at this time.

Thanks Dennis

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